Application No. 10/829,656 Amendment dated July 5, 2006 Reply to Office action of June 7, 2006

## **REMARKS/ARGUMENTS**

**FUJITSU** 

[0001] Specification: A complete version of Paragraph 0059 has been resubmitted

[0002] Specification: Paragraphs 0060 and 0061 previously not received have been resubmitted

[0003] The species elected is the species reflected on the following figures: 1, 3. The decorative apparatus reflected on figures 1-3, is the same as the one reflected on figures 4,6 and 7; however the shape of the container used is different. Applicant respectfully requests that the species in above-mentioned figures be united and considered as one and the same species.

[0004] Subsequently, the decorative apparatus reflected on figures 13 and 14, includes all the limitations of the species elected, and does not have any further limitations itself. The difference of apparatus in figure 13, is that the container is suspended instead of supported underneath. The difference of apparatus in figure 14, is that the container is below the motor and second magnet, instead of above it. Applicant respectfully requests that the species in above-mentioned figures be united with species in figures 1, 3, 4, 6, 7 and considered as one and the same species.

[0005] The following claims are readable upon the elected species:

- Claim 2, has been amended and includes all the limitations of the decorative apparatus for lit moving candles. Applicant respectfully submits that claim 2 shall be considered as the generic claim for the elected species.
- Claims 4, 5, 16, 17, and 18 depend directly or indirectly on claim 2, and as such, include all the limitations of this base claim.

In view of the above, the Applicant respectfully submits that claims 2, 4, 5, 16, 17, and 18 are in allowable form and allowance of these claims is respectfully requested.

Applicant respectfully requests that a timely Notice of Allowance be issued in this case.

Respectfully submitted,

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